UNITED STATES DISTRICT COURT

for the

Western District of North Carolina

United States of America					
v.)			Case No:	3:93CR217-1	
Timothy Anthony Moore			USM No:	10765-058	
Date of Original	Judgment:	January 31, 1994			
Date of Last Amended Judgment: December 9, 1999			M. Victoria Jayne		
,			Defendant's Attorney		
Order Regarding Motion for Sentence Reduction Pursuant to 18 U.S.C. § 3582(c)(2)					
§ 3582(c)(2) for subsequently bee § 994(u), and have	a reduction in the en lowered and ma ving considered so	defendant defendant the Director of term of imprisonment impostate retroactive by the United such motion, and taking into a in 18 U.S.C. § 3553(a), to the state of the state	sed based on a States Senter account the po	a guideline senter neing Commissio olicy statement se	ncing range that has n pursuant to 28 U.S.C. et forth at USSG §1B1.10
IT IS ORDERE	D that the motion	is:			
☐ DENIED. ■ GRANTED and the defendant's previously imposed sentence of imprisonment (as reflected in the last judgment issued) of Cts.1&3 156 mths. each (cc) is reduced to Cts.1&3 120 mths. each (cc)					
I. COURT DET Original Offense Criminal History Original Guidelia	Level: 43* Category: III		Amended O Criminal His	ffense Level: story Category:	42 III 360 months to Life
 II. SENTENCE RELATIVE TO AMENDED GUIDELINE RANGE □ The reduced sentence is within the amended guideline range. ■ The previous term of imprisonment imposed was less than the guideline range applicable to the defendant at the time of sentencing and the reduced sentence is comparably less than the amended guideline range. □ The reduced sentence is above the amended guideline range. ■ Other (explain): *The original offense level was capped at a level of 43; however, the offense level was actually 46. 					
III. ADDITIONAL COMMENTS Upon release from imprisonment, and absent a residential plan accepted by the U.S. Probation Officer prior to release from incarceration, it is ordered that as a condition of supervised release the defendant shall submit to the local Residential Reentry Center for a period not to exceed 90 days, with work release, at the direction of the U.S. Probation Officer.					
Except as provid	ed above, all prov	visions of the judgment dated	January 3	1, 1994, sh	all remain in effect.
IT IS SO ORDE	ERED.				
	March 16, 2012		Hah	um C. VH	Jullen
Effective Date:	(if different from or	rder date)	Graham C United Sta	. Mullen tes District Judge	